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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/839,803	04/20/2001	Adrian Lungu	IM1303 US NA	2560	
23906	23906 . 7590 10/04/2005			EXAMINER	
E I DU PON	T DE NEMOURS AND	WALKE, AMANDA C			
LEGAL PATE	ENT RECORDS CENTER				
BARLEY MII	LL PLAZA 25/1128		ART UNIT	PAPER NUMBER	
4417 LANCASTER PIKE			1752		
WILMINGTO	N, DE 19805				

DATE MAILED: 10/04/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)		
Office Action Cummons	09/839,803	LUNGU, ADRIAN		
Office Action Summary	Examiner	Art Unit		
The MAII INC DATE of this communication and	Amanda C. Walke	1752		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the C	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tin y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
1)⊠ Responsive to communication(s) filed on <u>02 M</u> 2a)□ This action is <b>FINAL</b> . 2b)⊠ This     3)□ Since this application is in condition for allowal closed in accordance with the practice under E	s action is non-final. nce except for formal matters, pro			
Disposition of Claims				
4) Claim(s) 1,3-19 and 31-33 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) 1,3-19 and 31-33 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.				
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list.	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage		
Attachment(s)  Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:			

## **DETAILED ACTION**

This action serves to replace the office action of 7/24/2005, and the response time has been restarted.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3-19, 31, 32, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cushner et al (5,798,202) in view of Marshall et al (5,441,850), Grasshoff et al (5,445,917), or Gaudiana et al (6,004,719).

Cushner et al close a flexographic printing plate prepared from a

- a) a flexible support; and
- (b) a laser engravable, reinforced elastomeric layer wherein said layer has been singly reinforced mechanically or thermochemically or multiply reinforced mechanically and photochemically, mechanically and thermochemically, or photochemically and thermochemically provided that thermochemical reinforcement is accomplished using a crosslinker other than sulfur, a sulfur containing moiety, or peroxide. These elastomeric materials can be used to particular advantage in the formation of seamless, continuous printing elements. The flat sheet elements can be reprocessed by wrapping the element around a cylindrical form, usually a printing sleeve or the printing cylinder itself, and fusing the edges together to form a seamless, continuous element.

Art Unit: 1752

Such fusion is not possible with rubber plates because the vulcanized rubber is irreversibly crosslinked and, thus, cannot dissolve or melt unless the network structure is destroyed. These continuous printing elements have applications in the flexographic printing of continuous designs such as in wallpaper, decoration and gift wrapping paper. Furthermore, such continuous printing elements are well-suited for mounting on conventional laser engraving equipment. The sleeve or cylinder on which the printing element is wrapped when the edges are fused, can be mounted directly into the laser engraving apparatus where it functions as the rotating drum during the engraving process. Unless otherwise indicated, the term "single layer, laser engravable flexographic element" encompasses plates or elements in any form suitable for flexographic printing, including, but not limited to, flat sheets and seamless continuous forms. Another advantage in working with the process and single layer, laser engravable flexographic printing elements of the invention is that the noxious odors associated with conventional rubber plates are minimized during laser engraving. An advantage of the single layer elements of the invention is that they possess dimensional stability due to the presence of a flexible support. The process and elements of the invention are made from elastomeric materials which can be reinforced using at least one type of reinforcement selected from the group consisting of mechanical, photochemical, and thermochemical reinforcement, or a combination thereof, provided that thermochemical reinforcement is accomplished using a crosslinker other than sulfur, a sulfur-containing moiety or peroxide, to produce an <u>elastomeric</u> layer suitable for laser engraving as is described below. Such reinforcement is a very important factor in utilizing the process and single layer, laser engravable <u>flexographic</u> printing elements of the invention. Photochemical reinforcement is accomplished by incorporating photohardenable materials into the elastomeric layer and

Page 4

Art Unit: 1752

exposing the layer to actinic radiation. Photohardenable materials are well known and include photocrosslinkable or photopolymerizable systems, or combinations thereof. Photocrosslinking generally occurs by crosslinking a preformed polymer to form a substantially insoluble crosslinked polymeric network. This can occur either through dimerization of pendant reactive groups attached directly to the polymer chain, or reaction of the polymer with a separate polyfunctional photoactive crosslinking agent. Photopolymerization generally occurs when relatively low molecular weight monomers or oligomers undergo photoinitiated cationic or free radical polymerization to form substantially insoluble polymers. In some systems, both photocrosslinking and photopolymerization can occur. Photohardenable materials which can be incorporated into an elastomer generally comprise a photoinitiator or photoinitiator system (hereinafter referred to as "photoinitiator system") and one of (i) a low molecular weight monomer or oligomer capable of undergoing polymerization, (ii) reactive groups pendant to the elastomer which are capable of reacting with each other or (iii) reactive groups pendant to the elastomer and a crosslinking agent capable of reacting with the reactive groups. The photoinitiator system is one which, upon irradiation with actinic radiation forms a species which will initiate either free radical or cationic crosslinking or polymerization reactions. By actinic radiation, it is meant high energy radiation including but not limited to UV, visible, electron beam, and X-ray. Most photoinitiator systems for free radical reactions in current use are based upon one of two mechanisms: photofragmentation and photoinduced hydrogen abstraction. Suitable photoinitiator systems of the first type include peroxides, such as benzoyl peroxide; azo compounds, such as 2,2'-azobis(butyronitrile); benzoin derivatives, such as benzoin and benzoin methyl ether; derivatives of acetophenone, such as 2,2-dimethoxy-2-phenylacetophenone;

Page 5

Art Unit: 1752

ketoxime esters of benzoin; triazines; and biimidazoles. Suitable photoinitiator systems of the second type include anthraquinone and a hydrogen donor; benzophenone and tertiary amines; Michler's ketone alone and with benzophenone; thioxanthones; and 3-ketocoumarins. Photoinitiator systems suitable for cationic crosslinking or polymerization reactions are those which, upon irradiation, produce a Lewis acid or a protonic Bronsted acid which is capable of initiating polymerization of ethylene oxide or epoxy derivatives. Most photoinitiator systems of this type are onium salts, such as diazonium, iodonium and sulfonium salts. Sensitizing agents can also be included with the photoinitiator systems discussed above. In general, sensitizing agents are those materials which absorb radiation at a wavelength different than that of the reaction-initiating component, and are capable of transferring the absorbed energy to that component. Thus, the wavelength of the activating radiation can be adjusted. As mentioned above, the elastomer can have pendant groups which are capable of undergoing free-radical induced or cationic crosslinking reactions. Pendant groups which are capable of undergoing freeradical induced crosslinking reactions are generally those which contain sites of ethylenic unsaturation, such as mono- and polyunsaturated alkyl groups; acrylic and methacrylic acids and esters. In some cases, the pendant crosslinking group can itself be photosensitive, as is the case with pendant cinnamoyl or N-alkyl stilbazolium groups. Pendant groups which are capable of undergoing cationic crosslinking reactions include substituted and unsubstituted epoxide and aziridine groups. An additional polyfunctional crosslinking agent can be added to react with the pendant reactive groups. Monomers undergoing free-radical polymerization are typically ethylenically unsaturated compounds. Examples of monofunctional compounds include acrylate and methacrylate esters of alcohols and their low molecular weight oligomers. Examples of

suitable monomers and oligomers with two or more sites of unsaturation capable of undergoing free-radical induced addition reactions include the polyacrylate and polymethacrylate esters of polyols such as triethyleneglycol, trimethylolpropane, 1,6-hexanediol, and pentaerythritol, and their low molecular weight oligomers. Esters of ethoxylated trimethyolol propane, in which each hydroxyl group has been reacted with several molecules of ethylene oxide, as well as monomers derived from bisphenol A diglycidyl ether and monomers derived from urethanes have also been used. Monomers which undergo cationic polymerization include mono- and polyfunctional epoxides and aziridines. In some cases, where there are residual reactive sites in the binder, e.g., residual unsaturation or epoxide groups, the crosslinking agent can also react with the binder.

Page 6

While the reference teaches that sensitizers and other color formers may be added, the reference fails to specifically mention a leuco dye.

All of the secondary references teach imagining mediums comprising leuco dyes in combination with the specific dyes of the instant claim 6, thus teaching that these compounds, and their use in combination in imaging mediums in well known and advantageous.

Given the teachings of the secondary references et al, it would have been obvious to one of ordinary skill in the art to prepare the material of Cushner et al choosing to employ the conventional color formers of Marshall et al, Grasshoff et al, or Gaudiana et al with reasonable expectation of achieving a material having uniform thickness.

3. Claims 1, 3-19, 31, 32, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Araki et al (JP 59-211036 in view of its English language abstract) in view of applicant's admission.

Araki et al disclose a photopolymerizable image forming composition comprising a reducing dye, a photoacid generator, a binder, a photopolymerizable monomer, and an initiator. Based on a spot translation by a PTO staff member, it appears that the reference meets the instant claim limitations with the exception of the elastomeric binder, but the reference teaches that any suitable known binder may be employed.

In the background of the instant specification, applicant admits that it is known that the photopolymerizable composition of flexographic plates "generally comprise an elastomeric binder", thus admitting that it is well known in the art for a photopolymerizable composition used in manufacturing a flexographic plate employ an elastomeric binder.

It would have been obvious to one of ordinary skill in the art to prepare the material of Araki et al choosing to employ an elastomeric binder as taught to be conventional by applicant, with reasonable expectation of achieving a material having superior work efficiency.

A full translation of Araki et al is forthcoming.

## Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Cushner et al (5,804,353) and Decker et al (Journal article) are cited as teachings similar materials.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amanda C. Walke whose telephone number is 571-272-1337. The examiner can normally be reached on M-R 5:30-4.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Cynthia Kelly can be reached on 571-272-1526. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Amanda C Walke

Examiner

Art Unit 1752

**ACW** 

August 11, 2005